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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/034,073	12/28/2001	Tetsuya Nagano	NGB-12833	2231		
40854 7:	590 03/25/2004		EXAM	EXAMINER		
,	LL, PORTER & CLARK	LONEY, DONALD J				
4080 ERIE STREET WILLOUGHBY, OH 44094-7836		•	ART UNIT	PAPER NUMBER		
			1772			
			DATE MAILED: 03/25/2004			

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application No. 10/034,073 Examiner		Applicant(s)	Applicant(s)			
				NAGANO ET AL. Art Unit				
						Donald I	oney	1772
		The MAILING DAT Period for Reply	E of this communication	appears on th	e cover sheet wit	th the correspondence	address	
A SHORTENED STATUT THE MAILING DATE OF - Extensions of time may be availated after SIX (6) MONTHS from the result of the period for reply specified at the period for reply is specified and reply received by the Office is earned patent term adjustment.	THIS COMMUNICATION ble under the provisions of 37 CF nailing date of this communication love is less than thirty (30) days, a above, the maximum statutory per extended period for reply will, by s ater than three months after the n	ON. R 1.136(a). In no end. a reply within the stateriod will apply and within the ap	vent, however, may a retutory minimum of thirty vill expire SIX (6) MON plication to become AB	eply be timely filed (30) days will be considered tir THS from the mailing date of this ANDONED (35 U.S.C. § 133).				
Status	·				· .			
1) Responsive to com	munication(s) filed on <u>C</u>	09 December 2	<u>2003</u> .					
2a)⊠ This action is FINA	∑ This action is FINAL. 2b) This action is non-final.							
3) Since this application	on is in condition for all	owance excep	t for formal matte	ers, prosecution as to t	the merits is			
closed in accordan	ce with the practice und	ler <i>Ex parte</i> Q	uayle, 1935 C.D.	. 11, 453 O.G. 213.				
Disposition of Claims	;	•		• .				
4)⊠ Claim(s) <u>1-9</u> is/are	aim(s) <u>4,6 and 7</u> is/are vare allowed. Ed 9 is/are rejected. Erre objected to.	withdrawn fron						
Application Papers		•			•			
	on is/are: a) quest that any objection to g sheet(s) including the co	accepted or b the drawing(s) rrection is requi	be held in abeyan red if the drawing(ce. See 37 CFR 1.85(a). s) is objected to. See 37	CFR 1.121(d).			
Priority under 35 U.S.C. § 1	19			ı				
1. Certified cop2. Certified cop3. Copies of the application from	made of a claim for force c) None of: ies of the priority docume certified copies of the om the International Bu ailed Office action for a	nents have bed nents have bed priority docum reau (PCT Ru	en received. en received in Ap ents have been le 17.2(a)).	oplication No received in this Nation	al Stage			
Attachment(s)	TO 902)		4) T 1-1-1 - 6	······································				
 Notice of References Cited (P Notice of Draftsperson's Pater Information Disclosure Statem Paper No(s)/Mail Date 	nt Drawing Review (PTO-948)		Paper No(s)	ummary (PTO-413))/Mail Date formal Patent Application (P 	TO-152)			

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1 and 5 are rejected under 35 U.S.C. 102(b) as being anticipated by either Okayama et al or Kataoka et al.

Both references teach a grating containing a flat groove bottom (i.e. the section between the projections as shown by applicant's figure 1D) and a projection portion (which the applicant refers to as a groove cross sectional shape that is half sinusoidal wave) that is at least rounded in structure that would read upon the recited half sinusoidal wave recitation. Refer to figure 2 in Okayama et al which shows the wave section (10) and flat grooves portions there between. Refer to elements 13 in figures 7, 8 and 12 in Kataoka et al which show a similar structure as described above and substantially identical to applicants figure 1D, which is the structure recited in the instant claims.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

⁽b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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4. Claims 3, 5, 8 and 9 are rejected under 35 U.S.C. 102(b) as being anticipated by Imamura et al.

Imamura et al teaches a grating containing a projection portion (which the applicant refers to as a groove cross sectional shape that is half saw tooth) of a half saw tooth wave wherein the groove bottom part is flat. Refer to either figures 1a or 1c. The saw tooth recitation does not distinguish from a square or trapezoidal tooth since no structure distinguishing it there from is recited. See column 7, lines 25-29 wherein β (i.e. equivalent to applicant's duty ratio a/b) is between .45 and .55. Also see figure 3 and column 5, lines 63-65 further describing the groove width to groove cycle ratio.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over either Okayama et al or Kataoka et al in view of Imamura et al.

The primary references teach the invention substantially as recited except for the duty ratio being .5.

Imamura et al teaches to form a grating with a duty ratio of .5. See 35 USC 102 rejection above. The duty ratio or spacing of the grooves is chosen or formed as desired in order to control the efficiency of the grating (refer to column 6, lines 1-61)

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Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to the primary references to form a grating having a duty ratio of .5, as is taught to be know from Kataoka et al, motivated by the fact that it is known that the efficiency of the grating is dependent upon the spacing thereof.

Response to Arguments

- 7. Applicant's arguments filed December 9, 2003 have been fully considered but they are not persuasive. The applicant argues that Okayama et al fails to teach a half sinusoidal wave and only teaches a triangular or trapezoidal wave as shown in figures 3 and 4. However, figure 2 clearly shows what can be considered a half sine by projection 10. A half sine is just a half section of what ever the structure of the sine is and the applicant has not recited any distinguishing structure there from.
- Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Donald Loney whose telephone number is (571) 272-1493. The examiner can normally be reached on Mon-Fri. 8AM-4PM, maxi-flex schedule.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Harold Pyon can be reached on 571 272-1498. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Donald Loney Primary Examiner Art Unit 1772

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DJL:D.Loney 03/11/04